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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING

Docket Number (Optional)

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT 290P008 InreApplication of: Max Abecassis Application No. 08/988,172 Filed: December 10, 1997 For: Disc Having A Code For Preventing An Interference With A Playing Of A Video Segment
The owner, Nissim Corp. of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal pert of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with eny patent granted on the instant application and is binding upon the grantee, its successors or essigns. in making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminel disclaimer, in the event that It later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminel disclaimer. Check either box 1 or 2 below, if appropriate. For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to ect on behalf of the organization. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and bellef are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the epplication or any patent issued thereon. The undersigned is an attorney of record 7-9-01⁻ Date Signature ene M. Cummings Typed or printed hame

X Terminal disclaimer fee under 37 CFR 1.20(d) included.

*Certification under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, Patent and Trademark Office, Washington, DC 20231, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS, SEND TO; Assistant Commissioner for Patents, Washington, OC 20231.



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TERMINAL DISC	LAIMER TO OBVIATE A DOUBLE PATENTING	
REJE	CTION OVER A PRIOR PATENT	Docket Number (Optional
	THE RESERVE OF THE PERSON OF T	290P008
in re Application of:	Max Abecassis	
Application No.	08/988,172	
Filed:	December 10, 1997	
For:		_
The owner*	Disc Having A Code For Preventing An Ir With A Playing Of A Video Segment	iterference
With A Playing Of A Video Segment The owner, Nissim Corp. of A Dipercent Interest in the instant application hereby		
oppositio, exceptes	provided below, the terminal pert of the statutory term of any patr	tactoriad an the inctest
to 156 and 179 as no	ould extend beyond the expiration date of the full statutory term	defined in 35 U.S.C. 154
Owner hereby acrees	esently shortened by any terminal disclaimer, of prior Patent No.	
Such period thet it an	that any patent so granted on the instant application shall be enfor	ceable only for and during
the Instent application	d the prior patentere commonly owned. This egreement runs was and is binding upon the grantee, its successors or assigns.	ith eny patent granted on
	mente to binding apont the grantee, its successors or assigns.	
In making the	above disclaimer, the owner does not disclaim the terminal and	of accepts at a second at
In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C.		
154 to 156 and 173 of the prior patent, as preaently shortened by any terminal disclaimer, in the event that it later:		
expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent		
jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims		
cancelled by a leexa	mination certificate, is reissued, or is in any manner terminated	prior to the explication of
its full statutory term:	as presently shortened by any terminal discleimer.	Prior to the expitement of
Check either box 1 or	2 below, if appropriate.	
1. — Forsubmissi	and an habital file.	
. Or submissi	ons on behalf of en organization (e.g., corporation, partnership,	university, government
egancy, an	c.), the undersigned is empowered to act on behalf of the orga	inization.
I hereby declar	athat all statements made harola of museus to and	
made on information:	e that all statements made herein of my own knowledge are true and bellef ere believed to be true; and further that these stateme	and that all statements
knowledge that willful	false statements and the like so made are punishable by fine or	onts were made with the
under Section 1001 of	Title 18 of the United States Code and that such willful false stat	imprisonment, or both,
he validity of the appl	ication or any patent issued thereon.	ements may jeopardize
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2. 💢 The under	signed le an attorney of record.	•
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	Tenned the Consed	7-9-01
	Signature	Date
	Rugene M. Cumming	34
	Typed or printe	ad name
X Terminal disc	laimer fee under 37 CFR 1.20(d) Included.	
10-4E	AT OFF 2 Town	
Form PTO(PR/M	37 CFR 3.73(b) is required if terminal disclaimer is signed by the as	ssignae (owner).
FORGIT 1 0/36/96 (7	ray be used for making this certification. See MPEP § 324.	, , <u>, , , , , , , , , , , , , , , , , </u>

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